

Cederholm, Eric

From: Koster, Katherine (DEQ) <KOSTERK1@michigan.gov>
Sent: Wednesday, January 27, 2016 8:47 AM
To: Rolfes, Sarah; McLemore, Wilhemina (DEQ)
Cc: Valenziano, Beth; Blathras, Constantine
Subject: RE: AK Steel's ROP

Hi Sarah,

There is an existing desulfurization process that has been installed at the facility since 1981. At the time of the ROP renewal application (2009), the facility had plans to modify the desulfurization process. My understanding is that they anticipated installing a second desulfurization skimming station. This never occurred and the original desulfurization process has not been modified. Therefore, there is no equipment subject to the NSPS Na. I will include this information in the staff report addendum.

Thanks
Katie Koster
MDEQ AQD
313-456-4678

From: Rolfes, Sarah [mailto:Rolfes.Sarah@epa.gov]
Sent: Monday, January 25, 2016 2:53 PM
To: McLemore, Wilhemina (DEQ); Koster, Katherine (DEQ)
Cc: Valenziano, Beth; Blathras, Constantine
Subject: AK Steel's ROP

Good afternoon Mina and Katie,

I am looking at the AK Steel ROP and I have a quick question concerning the emission unit identified in the statement below (pulled from the staff report) –

Requirements contained in 40 CFR Part 60, Subpart Na have not been added to the applicable requirements for the Desulfurization process (EUDESULF) because the new desulfurization skimming process has not yet been installed.

Has this unit (EUDESULF) been installed at the facility? Thanks so much!

Sarah Rolfes
Environmental Engineer

Air Permits Section, US EPA Region 5

Email: rolfes.sarah@epa.gov

Phone: 312-886-6551